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9
                           UNITED STATES MAGISTRATE COURT
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                           NORTHERN DISTRICT OF CALIFORNIA
                                 SAN FRANCISCO DIVISION
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    UNITED STATES OF AMERICA,
                                                  No.
                                                        3-06-70479 MAG
           Plaintiff.
                                                  (PROPOSED) ORDER AND
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                                                  STIPULATION FOR CONTINUANCE
                                                  FROM AUGUST 11, 2006 TO
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        v.
                                                  SEPTEMBER 6, 2006 AND EXCLUDING
                                                  TIME FROM THE SPEEDY TRIAL ACT
    JOHNSON MAI,
15
                                                  CALCULATION (18 U.S.C. §
        a/k/a Zhi Xiong Mai,
        a/k/a Uncle Hong,
                                                  3161(h)(8)(A)) AND WAIVING TIME
16
        a/k/a Chi Hong Mak,
                                                  LIMITS UNDER RULE 5.1
17
        a/k/a Hong Suk;
    LISA LEE,
    a/k/a Xiao Ling Li;
KAI LUN ZHENG,
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        a/k/a Wai Keung Cheung,
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        a/k/a Su Ming,
        a/k/a Alan Zheng;
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    ZHI EN HUANG,
        a/k/a Gao Lo;
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    DAVID YUEN,
        a/k/a Lo Wu,
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        a/k/a Wu So Gor; and
    ERIC YU HENG CAI;
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           Defendants.
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           With the agreement of the parties, and with the consent of the defendants, the Court
    enters this order scheduling an arraignment or preliminary hearing on September 6, 2006 at
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    STIPULATION AND [PROPOSED] ORDER
    [3-06-70479] [MAG]
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9:30A.M. before the duty magistrate judge, and documenting the defendants' waiver of the preliminary hearing date under Federal Rule of Criminal Procedure 5.1 and the exclusion of time under the Speedy Trial Act, 18 U.S.C. § 3161(b), from August 11, 2006 to September 6, 2006. The parties agree, and the Court finds and holds, as follows:

- 1. The defendants agree to an exclusion of time under the Speedy Trial Act, 18 U.S.C. § 3161(h)(8)(B)(iv) to provide continuity of counsel and reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
- 2. The defendants waive the time limits of Federal Rule of Criminal Procedure 5.1 for preliminary hearing.
- 3. All counsel for the defendants believe that postponing the preliminary hearing is in the clients' best interest, and that it is not in their clients' interest for the United States to indict the case during the normal 10-day timeline established in Rule 5.1. All counsel for the defendants have specifically considered the need for additional time to continue consultations with Pretrial Services on the question of their clients' eligibility for pretrial diversion.
- 4. The Court finds that, taking into account the public interest in the prompt disposition of criminal cases, these grounds are good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1. Given these circumstances, the Court finds that the ends of justice served by excluding the period from August 11, 2006 to September 6, 2006 outweigh the best interest of the public and the defendants in a speedy trial. § 3161(h)(8)(A).
- 5. Accordingly, and with the consent of the defendant, the Court (1) alternatively sets a preliminary hearing or arraignment before the duty magistrate judge on September 6, 2006 at 9:30A.M., and (2) orders that the period from August 11, 2006 to September 6, 2006 be excluded from the time period for preliminary hearings under Federal Rule of Criminal Procedure 5.1 and from Speedy Trial Act calculations under 18 U.S.C. § 3161(h)(8)(A) & (B)(iv).

1	IT IS SO STIPULATED:		
2			
3	DATED: September 12, 2006		/S/ Robert Waggener ROBERT WAGGENER
4		1	Attorney for Defendant Johnson Mai
5	DATED: September 12, 2006		/S/ Tony Tamburello
6	DiffED. September 12, 2000		TONY TAMBURELLO Attorney for Defendant Lisa Lee
7		4	Attorney for Defendant Lisa Lee
8	DATED: September 12, 2006	,	/S/ Brian Getz
9			BRIAN GETZ Attorney for Defendant Zhi En Huang
10	DATED: September 12, 2006	-	/S/ Stuart Hanlon STUART HANLON
11			STUART HANLON Attorney for Defendant David Yuen
12	DATED: September 12, 2006	<u>-</u>	/S/ Randy Montesano
13			RANDY MONTESANO Attorney for Defendant Eric Yu Heng Cai
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15	IT IS SO ORDERED.		
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17	DATED: <u>September 15, 2006</u>	-	11/0
18			HONORABLE JOSEPH C. SPERO United States Magistrate Judge
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28	STIPULATION AND [PROPOSED] ORDER [3-06-70479] [MAG]	3	